Serial	Numi	be <i>r</i>

Application No.	Applicant(s)
09/885,620	OKADA, KAZUHIRO
ļ.	

TERMINAL DISCLAIMER   MAPPROVED   DISAPPROVED						
於學科學學的原理。今日日國際工程工程學的工程工程的數學可能以						
The term of this patent shall not extend beyond the expiration date of U.S. Patent No:	6,003,371 6,205,856 6,269,697					
The term of this patent subsequent to the adjacent date has been disclaimed.						
INTERNAL DOCUMEI DO NOT MAIL	NT'= Document Code = :					

U.S. Patent and Trademark Office

APR-1 9 7004 E

PATENT

	•
IN THE UNITED STATES PATENT	AND TRADEMARK OFFICE
In re application of: Kazuhiro OKADA Application No.: 09/885,620 Filed: June 20, 2001 For: ANGULAR VELOCITY SENSOR	Group No.: 2856 Examiner: H. Kwok
□ *Patent No.: Issue Date:  Reexamination Date:	TERMINAL DISCLAIMER APPROVED
*NOTE: Preferably also insert inventor's name and invention title.	MAY 1 3 2004
Commissioner for Patents P. O. Box 1450 Alexandria, VA 22313-1450	TECHNOLOGY CENTER 2800 SPECIAL PROGRAM CENTER
TERMINAL DISCLAIM A DOUBLE PATENTING REJECTION	
Identification of Person(s) Man I, Julian H. Cohen	aking This Disclaimer
(type or print names of all inventors or assigns or all inventors or assigns of all inventors or all inventors	
an inventor (applicant) of this	invention.
CERTIFICATE OF MAILING/TRANSMIS	SION (37 C.F.R. SECTION 1.8(a))
I hereby certify that, on the date shown below, this correspondence	is being:
MAILING	FACSIMILE
deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to the Commissioner for Patents, P. O. Box 1450, Alexandria, VA 22313-1450.	transmitted by facsimile to the Patent and Trademark Office, (703)  Signature
Date: April 16, 2004	(type or print name of person certifying)

•								
WARNING:		"If the patent or patent application is assigned to an organization, such as a corporation, partnership university, government agency or similar entity, and the disclaimer is signed by the assignee, the assigned must comply with § 3.73(b)." Notice of Oct. 15, 1993, 1156 O.G. 56-61 at 56, § 1490, M.P.E.P., 7th Edition						
		an assig	gnee of this inve	ntion.				
		_	sentative authori		hehalf of the ass	ionee identi	fied balance	
			ment under 37 C	,			rica pelow	
			omey of record for		•	<b>70.</b>		
			-					
NOTE:	The rules 3.73(b)."	"permit an attorney Notice of Oct. 15, 1	or agent of record to 1993, 1156 O.G. 54-	sign a terminal di 61, at 56. See also	isclaimer without the o Section 1490, M.F	e need to comply P.E.P., 7th Editi	y with Section ion.	
٠.		IDENTITY C	OF ASSIGNEE A	AND TITLE ( if any)	OF DISCLAIM	ANT		
The as	signee is						•	
		<b>,</b> '			. <del>;</del>			
	Name o	assignee	<u> </u>	· <u> </u>				
	Address	of assignee						
	·				•	•	•	
	If signe	by assignee, tit	tle of disclaiman	t authorized to	sign on behalf o	of assignee		
	· . · ·		· · · · · · · · · · · · · · · · · · ·					
		EXT	ENT OF DISCL	AIMANT'S I	NTEREST			
The ex	tent of the	interest in this	invention that the	e disclaimant o	owns is:			
		he whole of this	s invention.	•				
	Ö :	sectional intere	est in this inventi	on, as follows:				
NOTE:	Disclaimen	s from the whole in	terest must be filed.		·			
		(sta	ate the exact inte	rest of the disc	laimant)	,		
The dis	claimant	s:					•	
•	⊠ t	ne applicant(s) <u>I</u>	Kazuhiro Okada	_ (name of ap	plicants)	1.		
		e assignee(s)		(name of as	•		•	

## RECORDAL OF ASSIGNMENT IN PTO

(if applicable)

	The assignment was recorded on
•	Reel Frame
	Authorization for recordal of the assignment is separately filed:
	☐ "ASSIGNMENT (DOCUMENT) COVER SHEET" or
	☐ FORM PTO 1595 is also attached.
•	DISCLAIMER (select one of the following)
(Provisiona	l Obviousness-Type Double Patenting Rejection Over A Pending Application)
Application No hereby agrees to during such per	pplication, which would extend beyond the expiration date of any patent granted on, filed on, as shortened by any terminal disclaimer. Petitioner hat any patent so granted on the instant application shall be enforceable only for and iod that it and any patent granted on the above-listed application are commonly owned. runs with any patent granted on the instant application and is binding upon the grantee, or assigns.
defined in 35 U. basis of the doul in the event that invalid by a cour under 37 C.F.R. in any manner to	ng the above disclaimer, disclaimant does not disclaim the terminal part of any patent instant application that would extend to the expiration date of the full statutory term as S.C. Sections 154 to 156 and 173 of any patent granted on the application forming the ble patenting rejection, namely, any patent granted on Application No.:  it later: expires for failure to pay a maintenance fee, is held unenforceable, is found it of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed Section 1.321, has all claims cancelled by a reexamination certificate, is reissued, or is erminated prior to expiration of its full statutory term as presently shortened by any ner, except for the separation of legal title stated above.
•	

## DISCLAIMER FEE (37 C.F.R. Section 1.20(d))

	Other t	than a sı	mall entityfo	ee \$110.00				•
. 🗀	Small	entityf	ee \$55.00					
•		Small	entity stateme	ent attached			ਦ	•
		Small	entity stateme	ent already fi	led		•	
			in patent ap	plication		on	<u> </u>	
				OR		•	(date)	
· · · · · · · · · · · · · · · · · · ·	Obvious	sness-T	ype Double I	Patenting Re	jection Ove	er A Pri	or Patent)	
In making granted on the instant appropriate on the instant appropriate defined in 35 U. rejection, name terminal disclair unenforceable, in or terminally discertificate, is represently shorter	ing the a nstant ap S.C. Second in the second in the second is sued, or second is sued.	bon and is bove dis pplications 15 nt No.: the eve invalid d under or is in a iny term	sclaimer, disconthat would to 156 and 6,003,371, and that it late by a court of 37 C.F.R. Seany manner to	claimant does extend to the 173 of the pat 6,205,856 & er: expires for competent ju- ction 1.321, lerminated pri- er, except for	not disclaint expiration tent forming 6,269,697 or failure to risdiction, it has all claim or to expiration the separat	ors, or and the tendate of the basing, as presonable statutons cancertion of its control of the tendate of the	ssigns.  minal part of the full statutes of the doubt sently shorted in a received by a received full statute.	f any patent tory term as le patenting ned by any fee, is held ed in whole examination
		•		/L (0) CIL II.	. Section 1.	20(4))		
	Other th	nan a sm	all entityfee	\$110.00				
	Small er	ntityfe	e \$55.00				. · ·	•
		Small e	ntity statemer	nt attached			•	•
•		Small e	ntity statemer	nt already file	ed			•
	!	_	in patent app			on		
							(date)	
				OD.				

## (Provisional Obviousness-Type Double Patenting Rejection Over A Pending Application--Reexamination Proceeding)

#00¥0	Petitio	ner here	eby disc	laims, ex	cept as p	rovided	below, the	e terr	ninal p	art of an	y pate	nt being
reexamined, which would extend beyond the expiration date of any patent granted on Application No, filed on, as shortened by any terminal disclaimer. Petitioner hereby												
agrees	that an	y reexa	minatio	n certific	ate issue	ed on the	e instant	pater	i disciai it beini	mer. Pet g reexam	ined	r nereby
enforce	eable on	ly for an	id during	g such peri	iod that it	and any	patent gra	nted	on the a	bove-list	ed ann	lication
are cor	nmonly	owned.	This a	greement	runs wit	th any r	eexaminati	on c	ertificat	te issued	on the	instant
patent	granted	and is b	inding i	upon the g	rantee, it	ts succe	ssors, or as	signs	5.		•	•
	In mak	ing the	above d	lisclaimér.	disclain	nant doe	s not discla	aim t	he term	inal nart	of ansi	raicola
certific	ate gran	ted on th	he instai	nt patent b	eing ree	kamined	that would	l exte	nd to th	imai part ie expirat	ion da	te of the
full sta	tutory to	erm as d	defined	in 35 U.S	.C. Secti	ions 154	to 156 an	d 173	of any	v patent	rante	d on the
applica	tion for	ming th	he basi	s of the	double p	patenting	g rejection	, nai	mely, a	iny pater	it grai	nted on
Applica	ation No		t that it	later: evni	res for fo	ailure to	pay a mair		<del>-</del>	in haldi.		
is found	d invalid	d by a co	ourt of	competen	t iurisdic	tion, is	pay a mair statutorily	nena discl	nce tee, laimed	, is neid u in whole	nenio:	rceable,
disclair	ned und	er 37 C.	.F.R. Se	ection 1.3	21, has a	ıll claim	s cancelled	d by	a reexa	mination	certif	icate is
reissue	d, or is	in any	manner	terminate	ed prior	to expir	ration of it	ts ful	l statu	torv term	as pi	resently
shorten	ed by ar	ny termin	inal disc	laimer, ex	cept for	the sepa	ration of le	egal	title sta	ted above	€.	
			DISC	CLAIME	R FEE (	37 C.F.	R. Section	1.20	(d))			. •
		Other t	than a ci	mall entity	foe C1	10.00						
		Office	111 <b>a</b> (1 <b>a</b> 51	man emmy	/166 DI	10.00						. • •
		Small e	entityf	ee \$55.00	<b>1</b>	•	. '	`	<b>C</b> 1			
	`						:					
			Small	entity stat	ement at	tached			:	•	•	1
		<b>.</b>		entity stat			led	٠,				
					t applica	•	ica					
			_	in paten	t applica	tion	<del> </del>	on		(date)	-	
										(duit)		
		•				OR				•		,
4	Provisi	onal Ol	hvinnen	acc_Twna	Double	Dotonti	na Dalasti	O	······ • •	D.J., D.		
	(1 1 0 4 1 3 1	опат Оц	OAIOASI		Kaminati		ng Rejecti ceeding)	on U	ver A	rrior Pa	tent	
			•		,	,				•		
	Petition	er hereb	by discl	aims, exc	ept as pr	rovided	below, the	term	ninal pa	rt of the	paten	t being
reexami	ned, wh	ich wou	ild exter	nd beyond	the expi	ration d	ate of Pate	nt No	)		as pr	esently
ertifica	te is issi	y termina ued as a	ar discia result d	of this pro	inoner ne ceeding	ereby ag shall be	rees that th enforceabl	le pat	entiory	which a ro	exam	ination
hat it a	nd the	above li	isted pa	itent gran	ted are	commo	aly owned	Th	is agre	ement n	5 such Ins wi	th anv
eexami	nation c	ertificat	e issued	on the in	stant pate	ent and	s binding t	ipon	the gra	ntee, its s	uccess	SOTS, OT
eexamination certificate issued on the instant patent and is binding upon the grantee, its successors, or ssigns.												

reexamination statutory term double patenti disclaimer, in is found invali disclaimed und reissued, or is	certificate granted on the instant patent that would extend to the expiration date of the full as defined in 35 U.S.C. Sections 154 to 156 and 173 of the patent forming the basis of the ng rejection, namely, Patent No.:, as presently shortened by any terminal the event that it later: expires for failure to pay a maintenance fee, is held unenforceable, id by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally der 37 C.F.R. Section 1.321, has all claims cancelled by a reexamination certificate, is in any manner terminated prior to expiration of its full statutory term as presently my terminal disclaimer, except for the separation of legal title stated above.
	DISCLAIMER FEE (37 C.F.R. Section 1.20(d))
	Other than a small entityfee \$110.00
	Small entityfee \$55.00
	□ Small entity statement attached □ Small entity statement already filed □ in patent application on

## **FEE PAYMENT**

	Already paid	
<b>S</b>	Attached is a check in the sun	of \$ <u>55.00</u> .
•	☐ Charge Account 12-04	125 for any fee deficiency.
	Charge Deposit Account  A duplicate of this disclaimer	the sum of \$ is attached.
	RENEE PRESTONG ( ) COLOGY CENTER 2800	Signature of disclaimant
Date: April 16		or MM
Reg. No.:		SIGNATURE OF ATTORNEY OF RECORD  Julian H. Cohen, 20302, (212) 708-1887  (type or print name of practitioner)
Customer No.:	·	
•		P.O. Address
		c/o Ladas & Parry 26 West 61 <sup>st</sup> Street New York, N.Y. 10023
	the state of the s	PTO did not receive the following sted item(s) the Check of
		4 9 9 , 0